near roll madison, lowa.

Uniroyal wins pay dispute suit Uniroyal, Inc., defendant in a tion without proper pay. DiLo- she was a clerk. When hired she

pay classification dispute filed renzo ruled the comment might was told her job would include in 1971 by a former employe, influence jurors already se- operating a radio. doesn't have to pay the \$4,860 lected and seated for that trial. differential claimed, in the opin-Court judge.

from working as a clerk - the was presented for two days. classification she was hired in dispatcher.

The lawsuit filed by attorney Alexander Bonds for Marjorie Metes, now Marjorie Lemire of He reviewed the evidence, not-403 Davison St., sought \$4,860 for the higher classification : hired as a clerk at \$90 a week over a two-year period.

been watched by business firms, corporations, unions and former Uniroyal employes. Some indicated they considered similar litigation.

which to file an appeal and posttrial motions. She presently s represented by attorney Robert Whitley, an associate of Bonds.

The case first came to trial June 21, 1973, but a mistrial was leclared by Associate Judge referred to her as dispatcher Emil DiLorenzo. A prospective but her superintendent testified uror indicated that he had vorked in a higher classifica-

ion of a Will County Circuit jury trial calendar to await its more records than she. He also turn. Last week it was assigned said that the person who worked Associate Judge Thomas to Faulkner. Attorney Law- the shift prior to Mrs. Metes Faulkner ruled recently that the rence Gray represented Uniroy- (Lemire) and trained her did plaintiff had failed to support al. He and Whitley selected a the same type work she did and the contention that she was kept six-member jury and evidence also was classified as a clerk.

- and instead worked as a radio mony, Gray asked for a di- scale during Mrs. Metes emrected verdict against the ployment. plaintiff.

Faulkner granted the motion. iff failed to produce evidence to tion of "radio dispatcher." ing that the complainant was and was directed to perform The outcome of the case had radio dispatcher duties. She alleged she wasn't permitted to work as a clerk. She shared an office with a man classified as a dispatcher. His duties were different and more varied. She Mrs. Lemire has 30 days in used a phone to receive messages, and a radio for incoming and outgoing messages and kept a record or log. She "dispatched" chauffeurs to various points, but trips beyond the premises were authorized only by her foreman. The chauffeurs

The dispatcher who shared The case was put back on the her office testified he kept far

Various foremen were com-At the end of plaintiff's testi- plained to about the wrong pay

support an allegation that she wasn't permitted to work as a clerk. He ruled that the evidence couldn't support a verdict that she performed dispatcher's duties under Uniroyal's job classification. He said while it was clear she did radio dispatching duties, it wasn't clear that those duties weren't the same as those of a clerk.

Faulkner added that while there was evidence certain employes were classified as dispatchers, there was no evidence But, Faulkner said, the plaint- Uniroyal had a job classifica-